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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TENNESSEE **SOUTHERN DIVISION**

IN RE: CLAUDE V	ERNON SHROPSI	HIRE		NO: CHAPTER 13
DE	BTOR(S)	<u>CHAPTE</u>	ER 13 PLAN	
		XX Original	Amended	
		Dated: <u>Janua</u>	ry 22, 2008	
				onths by direct pay and the
(a) All fees to the debte (b) Exc	or's attorney in the arcept as provided in full in deferred cash	enses under 11 U mount of \$ 2000.0 paragraph 6 belo	S.C. §§503(b) & 1326 00, less \$ pre ow, claims entitled to p	will be paid in full, including viously paid by the debtor. riority under 11 U.S.C. §507 rity, secured, or unsecured in
subject to I after the ent or security	De Novo Review uporry of the order for reinterest. If no object	on the request of the claim to	f any party in the Chap reflects an unperfected of	and order of confirmation is ter 13 case within three years or otherwise objectionable lien alidity of the security interest all parties.
such claims and	will be paid by the llowed claims that e	trustee the value	e of the security in the	aims retain the liens securing manner specified below. The d as an unsecured claim under
<u>Creditor</u>	<u>Collateral</u>	<u>Value</u>	Monthly Payment	<u>Interest Rate</u>
Hamilton County Trustee- (property tax)		IN FULL		12 %
City of Chattanooga Taxes-		IN FULL		12%

Surrender. The Debtor will surrender the following. (b)

(property tax)

Collateral to Be Surrendered **Creditor**

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(c) Long-Term Mortgages. The holders of the following mortgage claims will retain their liens and will be paid monthly maintenance payments which will extend beyond the life of the plan. Any arrearage amount set forth below is an estimate; arrearage claims will be paid in full in the amount in the filed claim, absent an objection. The amount of any maintenance payment to be paid pursuant to 11 U.S.C. §1322(b)(5), is fixed herein for the term of the plan (subject to adjustment for escrows) and is binding upon all parties. Increases in the monthly maintenance payments during the life of the plan will be paid by the indicated payer. The secured creditor must advised of the need for monthly change promptly. The creditor requesting an increase in monthly maintenance payment shall not include any amounts that should be part of an arrearage claim as part of the proposed maintenance payment. Pursuant to 11 U.S.C. §1322(b)(3), and (10) all maintenance payments shall be deemed current upon conclusion of the case or discharge, and all post-petition defaults are waived. No late charges shall accrue on any secured claim which is maintained in this plan or during this case pursuant to §1322(b)(5). Pursuant to 11 U.S.C. §1322(b)(3) any secured creditor that fails to file a claim waves any default or charges resulting from non-payment.

<u>Creditor</u>	Estimated <u>Arrearage</u>	Arrearage <u>Interest Rate</u>	Arrearage <u>Monthly Payment</u>	Maintenance <u>Payment</u>	Maintenance Payments Begin:
Select Portfo	olio \$1250.00	1%	\$80.00	\$505.00	2/2008

4. Unsecured Claims.

(a) *Nonpriority*. Except as provided in subparagraph (b) and in paragraph 6 below, nonpriority unsecured claims will be paid:

XX In full

- (b) Post-petition. Claims allowed under 11 U.S.C. § 1305 will be paid pro rata after the unsecured nonpriority claims in paragraph 4(a).
- 5. **Executory Contracts and Unexpired Leases.** Except the following which are assumed, all executory contracts and unexpired leases are rejected, with any claim arising from the rejection to be paid as unsecured as provided in paragraph 4(a) above:

Other Party to Contract Property Description Treatment by Debtor

6. **Special Provisions.** (such as cosigned debts, debts paid by third party, student loans, special priority debts)

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